

**FAIRCHILD**

A Schlumberger Company

Fairchild Camera and Instrument Corporation  
Linear Division

NOTIF

February 11, 1987

Ms. Marcia Brooks  
CSC T12  
Toxics & Waste Management Division  
USEPA Region 9  
215 Fremont Street  
San Francisco, CA 94105

Re; Cancellation of EPA ID # CAD980665780

Dear Ms. Brooks,

Per my telephone conversation with your office on February 9, 1987, we are requesting the cancellation of EPA ID # CAD980665780 located at 313 Fairchild Drive, Mountain View, CA. Fairchild Semiconductor will continue to operate on EPA ID # CAD095989778.

If you require further information, please contact me at (408) 864-6267.

Sincerely,

*Rollin C. Chew*

Rollin C. Chew  
Environmental Engineer  
Corporate

cc: G. Lechner  
G. Geary  
R. Menzelli

LANDELS,  
RIPLEY &  
DIAMOND

ATTORNEYS

DEACT

Patrick Schlesinger  
415-512-4663

Hills Plaza  
350 Steuart Street  
San Francisco, CA  
94105-1250  
Tel 415-788-5000  
Fax 415-788-7550

925 L Street  
Suite 950  
Sacramento, CA  
95814-3704  
Tel 916-448-8300  
Fax 916-448-4923

APR 28 1994

April 25, 1994

U. S. Environmental Protection Agency  
RCRA Notification Section  
c/o PRC  
120 Howard Street  
Suite 730  
San Francisco, California 94105

RCRA 7/27/94 (EB)

FINDS 7/27/94  
(EB)

Re: Closure of EPA Identification Numbers

2 of 2

To the RCRA Notification Section:

This letter is sent on behalf of our client, Fairchild Semiconductor Corporation ("Fairchild"), to request that the United States Environmental Protection Agency ("EPA") close two of the three EPA hazardous waste generator identification numbers ("EPA ID numbers") that are currently active for Fairchild's former facility in Mountain View, California.

During the period of Fairchild's manufacturing operations, the company used three EPA ID numbers in connection with the Mountain View Facility. The main number used for the Mountain View Facility was CAD 095989778. The other EPA ID numbers, CAD 044870822 and CAD 980665780, were used by the Bipolar Division and Linear Products Division, corporate operating divisions of Fairchild, that produced separate product lines. These operations have been discontinued and Fairchild requests that EPA close numbers CAD 044870822 and CAD 980665780.

Because Fairchild will be generating a limited amount of hazardous waste in the course of remedial work under EPA's oversight, the EPA ID number CAD 095989778 should remain open for waste generated at the Mountain View Facility.

per CS ✓ 2 N 7  
CAD 095989778

PROGRAM ID:  
HH9NOT3

REGION IX CAR DATABASE  
\* \* \* RCRIS V 5.0.1 \* \* \*  
NOTIFICATION LIST WITH LOCATION, CONTACT NAME, AND MAILING ADDRESS  
ALL EVENTS

PAGE: 1061  
DATE: 06/01/94

FACILITY NAME/ RCRA ID	CONTACT NAME	TELEPHONE FACILITY ADDRESS MAILING ADDRESS	NOTIF DATE	CAL DIST/ COUNTY	*-----FACILITY TYPE-----*
					* TSD GEN TRN BBL RCY *
FAIR EL CAD981625569	E. MANAGER 6501 FAIR AVE 6501 FAIR AVE	(213)742-7371 NORTH HOLLYWOOD N HOLLYWOOD	01/27/87 CA 91606 CA 91606	3 LOS ANGELES	- SQG - - -
FAIR OAKS CLEANER CAD981973118	E. MANAGER 1113 FAIR OAKS 1113 FAIR OAKS	(818)799-8135 SOUTH PASADENA S PASADENA	05/11/87 CA 91030 CA 91030	3 LOS ANGELES	- LQG - - -
FAIR OAKS OFFICE BLDG CAD983613035	P. BURKETT 2345 FAIR OAKS 2345 FAIR OAKS	(510)987-3546 SACRAMENTO SACRAMENTO	11/12/91 CA 95825 CA 95825	4R SACRAMENTO	- SQG - - -
FAIRBANKS MORSE ENGINE DIV CAD981683006	E. MANAGER 1580 JAYKEN WAY 1580 JAYKEN WAY	(619)429-3500 CHULA VISTA CHULA VISTA	10/15/86 CA 92011 CA 92011	4 SAN DIEGO	- LQG - - -
FAIRCHILD CAMERA & INSTRUMENT CAD009144619	E. MANAGER 4300 REDWOOD HWY 4300 REDWOOD HWY	(415)479-8000 SAN RAFAEL SAN RAFAEL	07/25/80 CA 94903 CA 94903	2 MARIN	@*TSD *LG - - -
FAIRCHILD CAMERA & INSTRUMENT CAD068879642	E. MANAGER 33 HEALDSBURG AVE 33 HEALDSBURG AVENUE	(707)433-6541 HEALDSBURG HEALDSBURG	08/06/80 CA 95448 CA 95448	2 SONOMA	@ - LQG - - -
FAIRCHILD CAMERA BIPOLAR DIV CAD044870822	E. MANAGER MS20-1243 464 ELLIS ST MS20-1243 464 ELLIS ST	(415)962-3156 MOUNTAIN VIEW MOUNTAIN VIEW	01/12/82 CA 94042 CA 94042	2 SANTA CLARA	- LQG - - -
FAIRCHILD CONTROL SYSTEMS CO CAD008254807	E. MANAGER 1800 ROSECRANS AVE 1800 ROSECRANS AVE	(213)675-9111 MANHATTAN BEACH MANHATTAN BEACH	08/18/80 CA 90266 CA 90266	3 LOS ANGELES	- LQG - - -
FAIRCHILD HAZARDOUS WASTE STORAGE FACIL CAD097012298	E. MANAGER 101 BERNAL RD 101 BERNAL ROAD	(408)224-7116 SAN JOSE SAN JOSE	07/21/80 CA 95119 CA 95119	2 SANTA CLARA	@ - LQG - - -
FAIRCHILD LINEAR PRODS DIV CAD980665780	E. MANAGER 313 FAIRCHILD DR PO DRAWER 7282	(415)962-3755 MOUNTAIN VIEW MOUNTAIN VIEW	12/17/81 CA 94042 CA 94042	2 SANTA CLARA	- *LG - - -
FAIRCHILD MICROPROCESSOR DIV CAD980737266	E. MANAGER 3420 CENTRAL EXPY 3420 CENTRAL EXPY	(408)773-2202 SANTA CLARA SANTA CLARA	06/29/82 CA 95051 CA 95051	2 SANTA CLARA	- LQG - - -
FAIRFAX QUICK CLEAN CAD983606617	S. PARK 77 BROADWAY 77 BROADWAY	(415)453-8655 FAIRFAX FAIRFAX	09/13/91 CA 94930 CA 94930	MARIN	- SQG - - -

U.S. ENVIRONMENTAL PROTECTION AGENCY  
NOTIFICATION OF HAZARDOUS WASTE ACTIVITY

**INSTRUCTIONS:** If you received a preprinted label, affix it in the space at left. If any of the information on the label is incorrect, draw a line through it and supply the correct information in the appropriate section below. If the label is complete and correct, leave Items I, II, and III below blank. If you did not receive a preprinted label, complete all items. "Installation" means a single site where hazardous waste is generated, treated, stored and/or disposed of, or a transporter's principal place of business. Please refer to the INSTRUCTIONS FOR FILING NOTIFICATION before completing this form. The information requested herein is required by law (Section 3010 of the Resource Conservation and Recovery Act).

INSTALLATION'S EPA I.D. NO.

I. NAME OF INSTALLATION

II. INSTALLATION MAILING ADDRESS

III. LOCATION OF INSTALLATION

PLEASE PLACE LABEL IN THIS SPACE

## FOR OFFICIAL USE ONLY

## COMMENTS

INSTALLATION'S EPA I.D. NUMBER

APPROVED

DATE RECEIVED (yr., mo., &amp; day)

CAD98066578031 A 8/1/2/17 21 DEC 1981

## I. NAME OF INSTALLATION

FAIRCHILD - LINEAR PRODUCTS DIVISION

## II. INSTALLATION MAILING ADDRESS

STREET OR P.O. BOX

P.O. DRAWER 7282

MAIL CODE  
4-395

CITY OR TOWN

MOUNTAIN VIEW

ST.

ZIP CODE

CA 94042

94039

## III. LOCATION OF INSTALLATION

STREET OR ROUTE NUMBER

5313 FAIRCHILD DRIVE

SANTA CLARA

CITY OR TOWN

MOUNTAIN VIEW

ST.

ZIP CODE

CA 94042

085

## IV. INSTALLATION CONTACT

NAME AND TITLE (last, first, &amp; job title)

PHONE NO. (area code &amp; no.)

2 LECHNER, GEO. J. - ENVIRO. ENGR. 415-962-3755

## V. OWNERSHIP

A. NAME OF INSTALLATION'S LEGAL OWNER

8 FAIRCHILD CAMERA &amp; INSTRUMENT CORP.

B. TYPE OF OWNERSHIP (enter the appropriate letter into box)

VI. TYPE OF HAZARDOUS WASTE ACTIVITY (enter "X" in the appropriate box(es))

F = FEDERAL  
M = NON-FEDERAL

M

☒ A. GENERATION☐ B. TRANSPORTATION (complete item VII)☒ C. TREAT/STORE/DISPOSE☐ D. UNDERGROUND INJECTION

## VII. MODE OF TRANSPORTATION (transporters only - enter "X" in the appropriate box(es))

☐ A. AIR☐ B. RAIL☐ C. HIGHWAY☐ D. WATER☐ E. OTHER (specify):

## VIII. FIRST OR SUBSEQUENT NOTIFICATION

Mark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification. If this is not your first notification, enter your Installation's EPA I.D. Number in the space provided below.

See Cover Letter.

☒ A. FIRST NOTIFICATION☐ B. SUBSEQUENT NOTIFICATION (complete item C)

C. INSTALLATION'S EPA I.D. NO.

## IX. DESCRIPTION OF HAZARDOUS WASTES

Please go to the reverse of this form and provide the requested information.

I.D. - FOR OFFICIAL USE ONLY												
9	8	7	6	5	4	3	2	1	T/A	C		
W										1		
1	2									13	14	15

# IX. DESCRIPTION OF HAZARDOUS WASTES (continued from front)

**A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.

1	2	3	4	5	6
F 0 0 1	F 0 0 2	F 0 0 3	F 0 0 5	F 0 0 7	F 0 0 8
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
7	8	9	10	11	12
F 0 0 9	F 0 1 7				
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

**B. HAZARDOUS WASTES FROM SPECIFIC SOURCES.** Enter the four-digit number from 40 CFR Part 261.32 for each listed hazardous waste from specific industrial sources your installation handles. Use additional sheets if necessary.

13	14	15	16	17	18
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
19	20	21	22	23	24
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
25	26	27	28	29	30
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

**C. COMMERCIAL CHEMICAL PRODUCT HAZARDOUS WASTES.** Enter the four-digit number from 40 CFR Part 261.33 for each chemical substance your installation handles which may be a hazardous waste. Use additional sheets if necessary.

31	32	33	34	35	36
P 0 1 2	U 0 0 2	U 0 3 1	U 0 8 0	U 1 3 4	U 1 5 1
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
37	38	39	40	41	42
U 1 5 4	U 1 5 9	U 1 6 1	U 1 8 8	U 2 1 0	U 2 1 1
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26
43	44	45	46	47	48
U 2 2 0	U 2 2 6	U 2 2 8	U 2 3 9		
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

**D. LISTED INFECTIOUS WASTES.** Enter the four-digit number from 40 CFR Part 261.34 for each listed hazardous waste from hospitals, veterinary hospitals, medical and research laboratories your installation handles. Use additional sheets if necessary.

49	50	51	52	53	54
23 - 26	23 - 26	23 - 26	23 - 26	23 - 26	23 - 26

**E. CHARACTERISTICS OF NON-LISTED HAZARDOUS WASTES.** Mark "X" in the boxes corresponding to the characteristics of non-listed hazardous wastes your installation handles. (See 40 CFR Parts 261.21 - 261.24.)

☒ 1. IGNITABLE  
(D001)

☒ 2. CORROSIVE  
(D002)

☒ 3. REACTIVE  
(D003)

☒ 4. TOXIC  
(D000)

# X. CERTIFICATION

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

SIGNATURE <i>Charles H. Smith</i>	NAME & OFFICIAL TITLE (type or print) Charles H. Smith, Division Operations Manager	DATE SIGNED 12-17-81
--------------------------------------	--	-------------------------

February 10, 1984

CAD 980 665 780

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Mr. Harry Seraydarian  
Director  
Toxics & Waste Management Div.  
USEPA - Region IX  
215 Fremont St.  
San Francisco, CA 94105

Ref: 3007 Letter concerning ID#CAD980665780

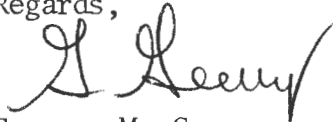
Dear Mr. Seraydarian:

I have received your letter of January 24, 1984 concerning Fairchild's Linear Products Division at 313 Fairchild Drive, Mountain View, CA. (See attached.)

Since the Notification of Hazardous Waste Activity for Linear Products Division was filed on December 15, 1981, there has been no treatment, storage or disposal of hazardous wastes per RCRA definitions at this address. The "TSD" section of the Notification of Hazardous Waste Activity was checked off because Fairchild operates a separate TSD facility (ID# CAD095989778 at 369 Whisman Road, Mountain View) which is on geographically contiguous property. A review of your files on this latter ID# will show that Fairchild filed all the necessary documents in November, 1980. I relayed this information to your Industry Assistance personnel during a telephone conversation on February 3, 1984.

I regret any inconvenience caused by this misunderstanding. If you have any questions, please call me at 415-962-3189.

Regards,



Gregory M. Geary  
Environmental Programs Manager  
FAIRCHILD

cc: T. Roberts  
L. Neal  
G. Lechner  
JoAnn Asami - USEPA

December 15, 1981

Mr. Bill Wilson, Project Officer  
Environmental Protection Agency  
Region IX  
Attn.: A-3-3  
215 Fremont Street  
San Francisco, CA 94105

Dear Mr. Wilson:

Enclosed is a Notification of Hazardous Waste Activity for Fairchild Camera and Instrument Corporation, Linear Division, located at 313 Fairchild Drive, Mountain View, CA 94042.

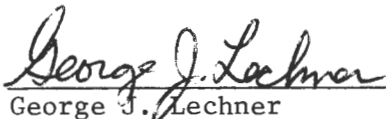
The facility was previously given an EPA I.D. number (#CAD095989778) as a result of a notification for the Corporation's Mountain View Complex, 464 Ellis Street, Mountain View, CA 94042. Included were several waste activities operated by four or five company divisions at the Mountain View site. The notification was prepared by the Corporate Environmental Affairs office. However, due to decentralization of certain corporate functions, including environmental affairs, Linear Division now wishes to obtain a separate I.D. number by means of the enclosed "Notice".

We intend to use the 313 Fairchild Drive address for the facility although there is an alternate address, 545 Whisman Road, Mountain View, CA 94042. The alternate address is caused by the fact that the facility is located on the corner of a city block. The site consists of four buildings (Number 1-4) which are in line with each other and no intervening companies or facilities. The property is also fenced and has limited access through security monitored entrances. The use of one address and I.D. number will avoid confusion in correspondence and the manifest documentation.

The Part A permit application which was also prepared by the Corporate Environmental office will be resubmitted within a few weeks, after receipt of EPA I.D. number, and will include only those waste activities requiring a permit operated by Linear Division.

If you need additional information, please call me at (415) 962-3755.

Thank you for your assistance.



George J. Lechner  
Safety/Environmental Engineer

GJL:nlo  
Attachment

R. Smith  
cc: G. Geary  
E. Eshaghoff  
C. Smith





JAN 26 1984

T. C. ROBERTS

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX

215 Fremont Street  
San Francisco, Ca. 94105

CERTIFIED MAIL NO. P216990286  
RETURN RECEIPT REQUESTED

January 24, 1984

In Reply T-2-1  
Refer to: EPA ID #CAD980665780

Thomas C. Roberts  
President  
Fairchild Camera & Instrument Corp.  
464 Ellis Street  
Mountain View, CA 94042

RECEIVED  
JAN 26 1984  
NELSON STONE

Dear Mr. Roberts:

The Environmental Protection Agency (EPA) has reason to believe that Fairchild-Linear Products Division located at 313 Fairchild Drive, Mountain View, California, is subject to the permit requirements of Section 3005(a) of the Resource Conservation and Recovery Act (RCRA), as amended. Section 3005(a) of RCRA prohibits an owner or operator of a facility for the treatment, storage, or disposal of hazardous waste (TSD) from operating without a permit. However, under Section 3005(e) of RCRA a TSD facility will be treated as having been issued a permit, if it meets certain requirements, pending final administrative disposition of the facility's permit application.

As part of these interim status requirements, a TSD facility was required to submit a Notification of Hazardous Waste Activity, pursuant to Section 3010(a) of RCRA. On or about December 17, 1981, a Section 3010 Notification was submitted for Fairchild-Linear Products Division, which indicated that it was a TSD facility.

Currently, EPA is attempting to verify which of the facilities that previously indicated on their Section 3010 Notification that they were treating, storing, or disposing hazardous waste, are currently engaged in such practice. Therefore, pursuant to Section 3007(a) of RCRA and Section 104(e) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the following information is requested from you regarding the above mentioned facility:

1. A complete inventory of all hazardous wastes, as defined in Section 1004(5) of RCRA [42 USC 6903(5)] and 40 CFR Part 261 of the RCRA regulations [hereinafter "hazardous waste"], generated



or managed at or near your facility. Include dates, types of waste or chemical composition, quantities, and disposal practices of past occupants of your present location.

2. If disposal of hazardous waste has been conducted off-site, name of transporter(s) and locations of off-site disposal. If the hazardous waste is stored, how long is the material stored prior to disposal, and where is the material stored?

3. If applicable, a statement which claims an exemption from the permit requirements of Section 3005(a) of RCRA, as provided in 40 CFR 261.4 of the RCRA regulations, and a detailed explanation and description of the facility's practices justifying such an exemption.

Your response should address each of the above questions separately. In addition, each response should include all activities of your company since commencement of operations. The scope of this request extends to all data independently developed or obtained by research on the part of your company, its attorneys, consultants, or employees.

Under the provisions of Section 3007(a) of RCRA [42 USC 6927], the Administrator of the EPA may require persons subject to RCRA to furnish information necessary for EPA to administer the Act. Similarly, under Section 104(e) of CERCLA [42 USC 9604(e)], the Administrator of the EPA may require persons subject to CERCLA to furnish information necessary for EPA to administer CERCLA.

Furthermore, under Section 3008 of RCRA [42 USC 6928], failure to provide the information requested in this letter may result in an order requiring compliance or a civil action for appropriate relief. This Section further provides for criminal penalties for knowingly making a false statement.

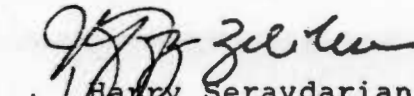
EPA regulations governing confidentiality of business information are set forth in Part 2, Subpart B of Title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, please assert a confidentiality claim in accordance with 40 CFR 2.203(b).

If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your response to this request must be by letter addressed to JoAnn Asami, U.S. EPA, Attention: T-2-1, 215 Fremont Street, San Francisco, California, 94105, signed by you or a duly authorized official, and submitted to EPA, within thirty (30) days of receipt of this letter. If you have any questions regarding this matter, please contact our Industry Assistance personnel at (415)974-7472.

Your cooperation in this matter is appreciated.

Sincerely yours,

  
Harry Seraydarian  
Director

Toxics & Waste Management Division

cc: California Department of Health Services  
Charles H. Smith, Fairchild-Linear Products Div.,  
Div. Operations Manager

# ROUTING AND TRANSMITTAL SLIP

Date

2/13/84

TO: (Name, office symbol, room number, building, Agency/Post)

Initials

Date

1. BLAIS

PB

2/14

2. WILSON

3. CSC

4.

5.

Action	File	Note and Return
Approval	For Clearance	Per Conversation
As Requested	For Correction	Prepare Reply
Circulate	For Your Information	See Me
Comment	Investigate	Signature
Coordination	Justify	

## REMARKS

Despite the fact that they never answered the questions, it appears that they should be ~~Deleted~~ as a TSD.

*[Signature]*

DO NOT use this form as a RECORD of approvals, concurrences, disposals, clearances, and similar actions

FROM: (Name, org. symbol, Agency/Post)

Room No.—Bldg.

ASTAM1

Phone No.

8146

5041-102

OPTIONAL FORM 41 (Rev. 7-76)  
Prescribed by GSA  
FPMR (41 CFR) 101-11.206

☆ GPO : 1982 O - 381-529 (221)



**Fairchild Camera and Instrument Corporation**  
Corporate Division

February 10, 1984

Mr. Harry Seraydarian  
Director  
Toxics & Waste Management Div.  
USEPA - Region IX  
215 Fremont St.  
San Francisco, CA 94105

Ref: 3007 Letter concerning ID#CAD980665780

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I regret any inconvenience caused by this misunderstanding. If you have any questions, please call me at 415-962-3189.

Regards,

Gregory M. Geary  
Environmental Programs Manager  
FAIRCHILD

cc: T. Roberts  
L. Neal  
G. Lechner  
✓JoAnn Asami - USEPA



JAN 26 1984

T. C. ROBERTS

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION IX

215 Fremont Street

San Francisco, Ca. 94105

CERTIFIED MAIL NO. P216990286  
RETURN RECEIPT REQUESTED

In Reply T-2-1  
Refer to: EPA ID #CAD980665780

January 24, 1984

Thomas C. Roberts  
President  
Fairchild Camera & Instrument Corp.  
464 Ellis Street  
Mountain View, CA 94042

RECEIVED  
JAN 26 1984  
NELSON STONE

Dear Mr. Roberts:

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As part of these interim status requirements, a TSD facility was required to submit a Notification of Hazardous Waste Activity, pursuant to Section 3010(a) of RCRA. On or about December 17, 1981, a Section 3010 Notification was submitted for Fairchild-Linear Products Division, which indicated that it was a TSD facility.

Currently, EPA is attempting to verify which of the facilities that previously indicated on their Section 3010 Notification that they were treating, storing, or disposing hazardous waste, are currently engaged in such practice. Therefore, pursuant to Section 3007(a) of RCRA and Section 104(e) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the following information is requested from you regarding the above mentioned facility:

1. A complete inventory of all hazardous wastes, as defined in Section 1004(5) of RCRA [42 USC 6903(5)] and 40 CFR Part 261 of the RCRA regulations [hereinafter "hazardous waste"], generated

or managed at or near your facility. Include dates, types of waste or chemical composition, quantities, and disposal practices of past occupants of your present location.

2. If disposal of hazardous waste has been conducted off-site, name of transporter(s) and locations of off-site disposal. If the hazardous waste is stored, how long is the material stored prior to disposal, and where is the material stored?

3. If applicable, a statement which claims an exemption from the permit requirements of Section 3005(a) of RCRA, as provided in 40 CFR 261.4 of the RCRA regulations, and a detailed explanation and description of the facility's practices justifying such an exemption.

Your response should address each of the above questions separately. In addition, each response should include all activities of your company since commencement of operations. The scope of this request extends to all data independently developed or obtained by research on the part of your company, its attorneys, consultants, or employees.

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Furthermore, under Section 3008 of RCRA [42 USC 6928], failure to provide the information requested in this letter may result in an order requiring compliance or a civil action for appropriate relief. This Section further provides for criminal penalties for knowingly making a false statement.

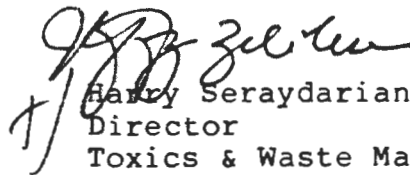
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Your cooperation in this matter is appreciated.

Sincerely yours,

  
Harry Seraydarian  
Director

Toxics & Waste Management Division

cc: California Department of Health Services  
Charles H. Smith, Fairchild-Linear Products Div.,  
Div. Operations Manager



CERTIFIED MAIL NO. P216990286  
RETURN RECEIPT REQUESTED

24 JAN 1984

In Reply T-2-1  
Refer to: EPA ID #CAD980665780

Thomas C. Roberts  
President  
Fairchild Camera & Instrument Corp.  
464 Ellis Street  
Mountain View, CA 94042

Dear Mr. Roberts:

The Environmental Protection Agency (EPA) has reason to believe that Fairchild-Linear Products Division located at 313 Fairchild Drive, Mountain View, California, is subject to the permit requirements of Section 3005(a) of the Resource Conservation and Recovery Act (RCRA), as amended. Section 3005(a) of RCRA prohibits an owner or operator of a facility for the treatment, storage, or disposal of hazardous waste (TSDF) from operating without a permit. However, under Section 3005(e) of RCRA a TSDF facility will be treated as having been issued a permit, if it meets certain requirements, pending final administrative disposition of the facility's permit application.

As part of these interim status requirements, a TSDF facility was required to submit a Notification of Hazardous Waste Activity, pursuant to Section 3010(a) of RCRA. On or about December 17, 1981, a Section 3010 Notification was submitted for Fairchild-Linear Products Division, which indicated that it was a TSDF facility.

Currently, EPA is attempting to verify which of the facilities that previously indicated on their Section 3010 Notification that they were treating, storing, or disposing hazardous waste, are currently engaged in such practice. Therefore, pursuant to Section 3007(a) of RCRA and Section 104(e) of the Comprehensive Environmental Response, Compensation and Liability Act (CERCLA), the following information is requested from you regarding the above mentioned facility:

1. A complete inventory of all hazardous wastes, as defined in Section 1004(5) of RCRA [42 USC 6903(5)] and 40 CFR Part 261 of the RCRA regulations [hereinafter "hazardous waste"], generated

or managed at or near your facility. Include dates, types of waste or chemical composition, quantities, and disposal practices of past occupants of your present location.

2. If disposal of hazardous waste has been conducted off-site, name of transporter(s) and locations of off-site disposal. If the hazardous waste is stored, how long is the material stored prior to disposal, and where is the material stored?

3. If applicable, a statement which claims an exemption from the permit requirements of Section 3005(a) of RCRA, as provided in 40 CFR 261.4 of the RCRA regulations, and a detailed explanation and description of the facility's practices justifying such an exemption.

Your response should address each of the above questions separately. In addition, each response should include all activities of your company since commencement of operations. The scope of this request extends to all data independently developed or obtained by research on the part of your company, its attorneys, consultants, or employees.

Under the provisions of Section 3007(a) of RCRA [42 USC 6927], the Administrator of the EPA may require persons subject to RCRA to furnish information necessary for EPA to administer the Act. Similarly, under Section 104(e) of CERCLA [42 USC 9604(e)], the Administrator of the EPA may require persons subject to CERCLA to furnish information necessary for EPA to administer CERCLA.

Furthermore, under Section 3008 of RCRA [42 USC 6928], failure to provide the information requested in this letter may result in an order requiring compliance or a civil action for appropriate relief. This Section further provides for criminal penalties for knowingly making a false statement.

EPA regulations governing confidentiality of business information are set forth in Part 2, Subpart B of title 40 of the Code of Federal Regulations. For any portion of the information submitted which is entitled to confidential treatment, please assert a confidentiality claim in accordance with 40 CFR 2.203(b).

If EPA determines that the information so designated meets the criteria set forth in 40 CFR 2.208, the information will be disclosed only to the extent, and by means of the procedures, specified in 40 CFR Part 2, Subpart B. EPA will construe the failure to furnish a confidentiality claim with your response to this letter as a waiver of that claim, and information may be made available to the public by EPA without further notice.

Your response to this request must be by letter addressed to JoAnn Asami, U.S. EPA, Attention: T-2-1, 215 Fremont Street, San Francisco, California, 94105, signed by you or a duly authorized official, and submitted to EPA, within thirty (30) days of receipt of this letter. If you have any questions regarding this matter, please contact our Industry Assistance personnel at (415) 974-7472.

Your cooperation in this matter is appreciated.

Sincerely yours,

Original Signed by: *J. Zelickson*

Harry Seraydarian  
Director  
Toxics & Waste Management Division

cc: California Department of Health Services  
Charles M. Smith, Fairchild-Linear Products Div.,  
Div. Operations Manager

bc: T-2-1  
T-2-2

Curt - 070B - No. 1 - Asami - 01/18/84 - T-2-3

P 216 990 286

## RECEIPT FOR CERTIFIED MAIL

NO INSURANCE COVERAGE PROVIDED—  
 NDT FOR INTERNATIONAL MAIL  
 (See Reverse)

REMITTER  
 Thomas C Roberts/Pres.  
 Fairchild Camera/Inst.

STREET AND NO.

464 Ellis Street

P.O., STATE AND ZIP CODE

Mountain View, CA 94042

POSTAGE

\$

CONSULT POSTMASTER FOR FEES	CERTIFIED FEE		€
	OPTIONAL SERVICES	SPECIAL DELIVERY	€
		RESTRICTED DELIVERY	€
	RETURN RECEIPT SERVICE	SHOW TO WHOM AND DATE DELIVERED	€
		SHOW TO WHOM, DATE, AND ADDRESS OF DELIVERY	€
		SHOW TO WHOM AND DATE DELIVERED WITH RESTRICTED DELIVERY	€
		SHOW TO WHOM, DATE AND ADDRESS OF DELIVERY WITH RESTRICTED DELIVERY	€

TOTAL POSTAGE AND FEES

\$

POSTMARK OR DATE

24 JAN 1984

PS Form 3800, Apr. 1976

**STICK POSTAGE STAMPS TO ARTICLE TO COVER FIRST CLASS POSTAGE,  
CERTIFIED MAIL FEE, AND CHARGES FOR ANY SELECTED OPTIONAL SERVICES. (see front)**

1. If you want this receipt postmarked, stick the gummed stub on the left portion of the address side of the article, **leaving the receipt attached**, and present the article at a post office service window or hand it to your rural carrier. (no extra charge)
2. If you do not want this receipt postmarked, stick the gummed stub on the left portion of the address side of the article, date, detach and retain the receipt, and mail the article.
3. If you want a return receipt, write the certified-mail number and your name and address on a return receipt card, Form 3811, and attach it to the front of the article by means of the gummed ends if space permits. Otherwise, affix to back of article. Endorse front of article **RETURN RECEIPT REQUESTED** adjacent to the number.
4. If you want delivery restricted to the addressee, or to an authorized agent of the addressee, endorse **RESTRICTED DELIVERY** on the front of the article.
5. Enter fees for the services requested in the appropriate spaces on the front of this receipt. If return receipt is requested, check the applicable blocks in Item 1 of Form 3811.
6. Save this receipt and present it if you make inquiry.

or managed at or near your facility. Include dates, types of waste or chemical composition, quantities, and disposal practices of past occupants of your present location.

2. If disposal of hazardous waste has been conducted off-site, name of transporter(s) and locations of off-site disposal. If the hazardous waste is stored, how long is the material stored prior to disposal, and where is the material stored?

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Your cooperation in this matter is appreciated.

Sincerely yours,

Original Signed by: *J. Zelickson*

*for*  
Harry Seraydarian

Director

Toxics & Waste Management Division

cc: California Department of Health Services  
Charles H. Smith, Fairchild-Linear Products Div.,  
Div. Operations Manager

bc: T-2-1  
T-2-2

Curt - 070B - No. 1 - Asami - 01/18/84 - T-2-3



## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

CERTIFIED MAIL NO. P216990286  
RETURN RECEIPT REQUESTED

24 JAN 1984

In Reply T-2-1  
Refer to: EPA ID #CAD980665780

Thomas C. Roberts  
President  
Fairchild Camera & Instrument Corp.  
464 Ellis Street  
Mountain View, CA 94042

Dear Mr. Roberts:

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SYMBOL	ACMI	T-2-1	T-2-1	T-2-2	Bald	T-1	
SURNAME	Carl	Blum	Lyon	Neub	Bald	Jr	
DATE	1/19/84	1/19/84	1/19/84	1/28/84	1/29	1/28/84	

## RESPONDENT CONTACT RECORD (RCR)

FACILITY ID NUMBER

COMPANY NAME

CAD 980665780

Fairchild - Linear Products Div

COMPANY ADDRESS

CITY

STATE ABBREV.

ZIP CODE

313 Fairchild Dr.

Mt View

CA

94042

CONTACT PERSON'S NAME/TITLE

TELEPHONE NUMBER (INCLUDE AREA CODE)

Geo. Lechner

Charlie  
Bohl

415 962-3755

CONTACT RECORD

962 4011

DATE	CONTRACTOR'S INITIALS	ITEMS DISCUSSED/RESOLUTION
7/21	pu	ES Has not sent Pt A - no answer
7/26	pu	no answer - tried switchboard - private line (still no answer)
8/19	mr	no answer
9/15		out - will return call
		sending letter explaining neutralization activities

TOXICS & WASTE  
MANAGEMENT DIV.

OFFICE of DIRECTOR (T-1)

ROUTING

Date \_\_\_\_\_

Initials

<u>  </u>	T-1	Director	<u>  </u>
<u>  </u>		Div. Sec'y	<u>  </u>
<u>  </u>		Deputy Director	<u>  </u>
<u>  </u>		Mgt. Analyst	<u>  </u>
<u>  </u>		Mgt. Assistant	<u>  </u>
<u>  </u>		Community Rel. Coordinator	<u>  </u>

   T-1-W Team Ldr., WPC   

      T-2 Chief    *B 2/14*

      T-2-1 Chief    *by 2/15*

   T-2-2 Chief    *Blais*

   T-2-3 Chief   

   T-3 Chief   

   T-3-2 Chief   

   T-3-3 Chief   

   T-4 Chief   

   T-4-1 Chief   

   T-4-2 Chief   

Remarks:

FILE   

DISCARD



2/15/84

ENVIRONMENTAL PROTECTION AGENCY  
HAZARDOUS WASTE DATA MANAGEMENT SYSTEM  
FACILITY MAINTENANCE FORM

FACILITY IDENTIFICATION NUMBER												TRANS CODE		NO		DATE NOTIFIED		PERMIT APPLICATION APPROVAL		DATE PART A PERMIT REC'D		NOTIFICATION CONFIDENTIAL PART A CONFIDENTIALITY		CLOSURE DATE	
FACILITY IDENTIFICATION NUMBER												FACILITY CONTACT NAME/POSITION		AREA CODE		CONTACT TELEPHONE NUMBER		PARENT ID NUMBER							
FACILITY IDENTIFICATION NUMBER												MAILING ADDRESS		FACILITY IDENTIFICATION NUMBER		MAILING CITY		STATE		ZIP CODE					
FACILITY IDENTIFICATION NUMBER												DISTRICT CODE		RIVER BASIN CODE		LATITUDE		LONGITUDE							
FACILITY IDENTIFICATION NUMBER												SIC		NEW SIC		FACILITY IDENTIFICATION NUMBER		SIC		NEW SIC					
FACILITY IDENTIFICATION NUMBER												FACILITY OPERATOR NAME		ACTIVITY CODE		TRANSPORT MODE		EXISTENCE DATE							
FACILITY IDENTIFICATION NUMBER												TYPE		PERMIT NUMBER		TYPE		NEW PERMIT NUMBER							
FACILITY IDENTIFICATION NUMBER												TYPE		PERMIT NUMBER		TYPE		NEW PERMIT NUMBER							
FACILITY IDENTIFICATION NUMBER												DATE NOTIFICATION ACKNOWLEDGEMENT SENT		DATA INTERIM STATUS		INTERIM STATUS		ACKNOWLEDGEMENT #							
FACILITY IDENTIFICATION NUMBER												OPERATOR CITY		OPERATOR PHONE		OPERATOR STREET									
FACILITY IDENTIFICATION NUMBER												FACILITY OWNER NAME		OWNER PHONE											
FACILITY IDENTIFICATION NUMBER												FACILITY OWNER STREET		FACILITY IDENTIFICATION NUMBER		FACILITY OWNER CITY		OWNER STATE		OWNER ZIP CODE					
FACILITY IDENTIFICATION NUMBER												PROCESS CODE		AMOUNT		NEW PROCESS CODE		NEW AMOUNT		NEW UNIT					
FACILITY IDENTIFICATION NUMBER												PROCESS CODE		AMOUNT		NEW PROCESS CODE		NEW AMOUNT		NEW UNIT					

CARD F8 COLUMN 55 DRAWING INDICATOR

CARD F9 COLUMN 50 MAP INDICATOR

CARD F2 COLUMN 68 RCRA MODIFY CONSTRUCT

CARD F2 COLUMN 70 RCRA NON-REGULATED

CARD F8 COLUMN 56 PHOTOGRAPH INDICATOR

CARD F9 COLUMN 51 NATURE OF BUSINESS

CARD F2 COLUMN 69 RCRA COMMERCIAL

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COMPANY NAME

CAD1980665780

Fairchild - Linear Products Div

COMPANY ADDRESS

CITY

STATE ABBREV.

ZIP CODE

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Mt View

CA

94042

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